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MEMPHIS APPEAL

F. A. TYLER, - - - EDITOR.

MONDAY MORNING, : : : JAN. 10, 1870.

lutions condemning the policy of the ernment may be restored to us. Washington government regarding

DAVIS, the Radical candidate for some two thousand, was held in Plot to Overthrow the State Government. Governor of Texas, is announced as Nashville to denounce the Legislature having been elected by seven hundred and State government especially, and majority. It is believed that the to inform Congress, by a series of resoannouncement of seven thousand lutions adopted, that they were illwould be just as true, if not quite so used and without protection in Tenensy of belief.

In his annual message to the Legislature of Pennsylvania Gov. Gearv represents the State debt as \$32,814,
of overthrowing the Saxter gov
for overthrowing the Saxter gov
Tennessee, overthrow the present 540 95-less than the State of Tennessee. He represents that the tax-pay- they were cut and dried from Wash- under military rule. In accordance ers demand retrenchment of all unnecington. The plot now more and with this programme, a series of resoessary expenditures. He recom- more develops and thickens. of the salary of the State Treasurer, at Jonesboro, Tenn., and doubtless it is to be circulated through the counwhile, at the same time, he confesses that "there are but few men who have held this office however near there."

In Johnstoff, Tenn, and Johnstoff, Tenn, a held this office, however poor they all over the State. The Herald and of names have already been subscribed of it, who have not become rich." Tribune, an honest Republican paper, of it, some of the owners of which, of it, who have not become rich." With a plenty of corruption in office, as a plot to rule or ruin, to which it to be there let some one else explain. it makes no great difference whether will not consent. The conspiracy evithe salary is one thousand or ten dently has its origin in Washington, was a secret meeting, we publish the thousand dollars a year. The laws and no doubt our mis-representative, cannot be made too stringent on this STOKES, who is about to be ejected from and the secretary of the meeting afore

subject. Corruption in effice ought to his seat in Congress, is at the bottom said, which explains itself.

As we are dealing with institutions, and not with individuals, we suppress penalties, and something more than ambition and meanness, with the obthe forfeiture of bonds for good con- ject of returning the State to military names: duct, which may never be realized for the benefit of the public treasury.

Gov George Services of the public treasury.

Gov George Services of the Henrican Services of the the benefit of the public treasury, clares that it is "humiliating, unmanly, one Gov. Geary recommends the organization and control of all insurance publicanism." It says also, "While last week, and of which you were appropriate the control of the resolution adopted at a meeting field in — office publicanism." companies, through the agency of a claiming to be Republican in every sense of the word, we deny the right greatly oblige us. Very respectfully, where the word we deny the right where the word we deny the right where the word will be republicant in every pointed Secretary. By so doing you will greatly oblige us. Very respectfully, tection, opposes a reciprocal treaty with Canada, and urges the recognition of Cuban independence.

of any set of men to gather in secret The State Constitutional Convention meets to-day. The meeting is tion meets to-day. The meeting is to be identified with such a move- notified. productive of no excitement, no ment, as we are persuaded do all the nlarm, and no apprehension of evil on honest men of the Republican party It will be observed that the writer the part of the people, who trust their of the State. It declares Congressions of the above does not deny that there representatives fully. Such is the al interference wholly unnecessary, place designated; that he was apcharacter of members of the body, that so long as "all classes are protected in pointed Secretary of that meeting we look for a well-considered, wise, their rights," and affirms that it "has that certain resolutions were adopted. salutary and unexceptionable system | heard of no complaints since the inau- but does deny that anything of a pulof organic law at their hands, it may be, with some improvement on the vork of our fethers. With the great will be affirmed will be affirmed. work of our fathers. With the great ald and Tribune will be affirmed of knowing, but in our opinion every and vital question of franchise we by the great body of the respectable transaction involving the public inshall look for conservative 'action—
neither adopting rash counsels, nor
the State. And it may be proper that
the State. And it may be proper that
the proceedings of that meeting than shrinking from any discharge of duty or the assertion of principles which a be heard at Washington. They owe the participants evidently intended we should. We know every individwise and states manlike sugarity may indicate us important to the well-being of the State. Whether the Contact of the well-being of the State. Whether the Contact of the washington. They owe we should we know every minutes of the business transacted there; and as a public journalist we have felt it our duty to inform our readers of the vention will fix the terms of the fran- to be misled by designing men whose facts in the case. These secret conchise, determining what ages, what persons and what classes shall exercise it, or whether it will adopt an alternative clause to be submitted to the people, or whether it will submit the possible missible on our people, if so ple, or whether it will submit the whole instrument of the state finances, plunged us in debt, plundered the Treasury and accomplished the downfall of the Republican party in Tennessee. Let us whole instrument to a vote, is in the discretion of the law-givers, and remains to be seen. In trusting the base can seek. The Horald and Trib- tions they have made, where is the matter to their hands we shall be une says: satisfied with their action. It is well known, not only that we regard the incorporation of negro suffrage without restriction into the organic law of the State as one of the direct evils which could befall it, as diluting the virtue and intelligence of the electoral virtue and intelligence of the electoral evident that the State government is pires connected with it. Every state-

body, as betokening bad officials, bad its citizens of all colors, classes or congovernment and corruption in office, ditions, in all their rights, then we are icism, the presumption is that it is and as a thing already weighed and in favor of Congressional or any other false. Such procedures are beneath found wanting—a monstrosity so great that none can be found to defend it.

It is also retain that he construction of the last vestige of tyranny and oppressing the strong of the last vestige of tyranny and oppressing the last vestige of It is also patent that but one reason is sion from the land. or can be assigned for adopting negro | But we should not anticipate evils, be Republican in every sense of the suffrage, and that is one of pretended expediency, policy and fear of the Federal authority. Take this should be the last to complain. If they feared is much from the Convention which is about to assemble, why telligence with integrity who will advocate it. If, then, we are a free people, having "Republican Government" and the right to govern our make an effort to defeat it while it hay in their power to do so? The truth is, these men do not want peace. They are so constituted, as only to thrive in times of war, discord and confusion. Peace with them selves, we sincerely hope the Convention will come to such a conclusion as may be reached on this subject by decidedly averse to. There has been their unawed reason, and give us altogether too much tranquility in the inauguration of the present State such law as the interests of our gener- Tennessee since the last election to government. There has been a fewer such law as the interests of our generation and of the unborn millions may at their turbulent temperaments. They declared at the outset that under at any other period since the war, and demand. But if we are yet under the bayonet, if the Washington Congress is supreme over the country, if it is unwise and unsate to resist its manunwise and unsafe to resist its man-dates, and we must with other States chagrin and disappointment nothing ment is either unable or unwilling to simply skey, as the result of a common discretion, then, on the other hand, let the Convention bow down to the let the Convention bow down to the faction of knowing that while they imperial power, and establish the in-

iquitous and suicidal black law. If
in the judgment of the Convention that
in the judgment of the Convention that should be deemed necessary, then and fewer complaints of outrages from which many of these so-called Repubwe trust the Convention will make the black population since the election lieans are doing. If matters were as thorough war and adopt the XVth of Sextes than we had before. They had as they represent them, they amendment! We are either free to know the fact that the negro populaset up the franchise law of the State, under which it has lived in all its under which it has lived in all its days of prosperity, or we are only free people toward them in Tennessee as it while it lay in their power to do so to obey orders. We say then, one would be the case in Massachusetts. The truth is these men do not want thing or the other—give us a government of white men, or by adopting and no disposition to inhow that ment of white men, or by adopting and no disposition to injure them. confusion. Peace with them means the XVth Amendment establish negro Some would prefer to do them the starvation and social ostracism. suffrage under the dictation of Con-justice to take from them the also means labor, a thing they are degress. If we must wear a collar, let it be a badge with our owner's name engraved upon it, so that we may have the protection of our master. It is a badge with our owner's name engraved upon it, so that we may have the protection of our master. It is a so means moor, a thing they are decidedly averse to. There has been altogether too much tranquility in the abadge with our owner's name and how to wield—but not even this to their injury, but only for their turbulent temperaments.

PETRO GIL.

WE have one hundred head of Horses and Chollo in Horses!

We have one hundred head of Horses and while for sale at the low to their injury, but only for their turbulent temperaments. have the protection of our master, It benefit, and that all might share a They declared at the outset that under is more honorable, if we must have negro suffrage under compulsion, to adopt the precise "amendment" proadopt the precise "amendment" proadopt the precise "amendment" proposed to us, than it is to adopt "universal suffrage" voluntarily, on the hypocritical pretense that we prefer it. That is not true, and to act on such a pretense is to brand to act on such a pretense is to brand

by Radical officers and judges, the blacks have juries of their own color, bypocritical pretense that we prefer it. That is not true, and to act on such a pretense is to brand the lie on our own foreheads. The white people of Tennesse all over the State know and say that the best government can only be secured for the secured for th government can only be secured for haves heard in any quarter, again.

the State by the votes of white men, and sold its Abraham Lincolns since and sold its Abraham Lincolns since the state of the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and sold its Abraham Lincolns since the votes of white men, and the v Those who advocate "universal suf- individuals in a few published cases, 1865. fraze" alias negro suffrage, do it, not and where the same causes would as Saturday organ concerts—tickets ten because they believe it right, wise or certainly have the same results were cents—are all the rage in Brooklyn. expedient for a free people, but only there none but white people con-

they say our heads are not yet out of ing been elected by negro votes, and GROCERS AND COTTON FACTORS Is sent by mail to subscribers, one year, \$10; the lion's mouth. If, then, it is neces- the mass of the people friendly to sary to do the will of the lion, let the them, surely they cannot be better N HILL. Convention obey him fully, and make protected so far as putting their no pretentions of having its own way friends in office is concerned. A more at all. If, however, the members are infamous plot for mischief was never free, and feel that they are freemen, concocted. The complaints, if any, to subscribers at \$2 50 a year; to clubs of two we hope they will dare to do what which go up to Washington, are their convictions of right may deter- originated there in the intermine to be their duty; and, if that be ests of the politicians, and treason, let the tyrant make the most reproduced here and sent

IT will be remembered that recently

a meeting of negroes, numbering

nessee. These resolutions were pre-

up for political purposes of miscreants As we have often said heretofore, such as SMITH and STOKES. STOKES we shall abide the decision of the Con-threatened the State with military vention, and obey it as an expression rule if he should be beaten. He is of the true voice of the State. We now moving heaven and earth to exeshall not urge any opposition to such cute his selfish, mean and infamous disposition, as it may make of this threat. Such a man deserves the subject. So far as that is concerned, scorn of all decent men, as one who Bulk Meats, we shall abide it as we think the duty | will not scruple at any treason. The of a good citizen. But we shall not Republicans of Tennessee should take yield in theory, what, if decided prompt measures to make the truth against our view, we find it necessary of the case appear. If the Radical shall not embrace and love it. But submitting at all times to the laws, we shall forever condemn the principal state of the worst members of the worst members of their body, we have but this satisfaction.

National against the liberty and Molasses and Syrups Molasses and Syrups Mentucky Bagging, M. and M., Ky., Py., Educational Control of the worst members of their body, we have but this satisfaction. o yield in practice. We shall not Congress will commit a damnple established by intimidation, and them out, and that they are rapidly contending against it with reason, disgracing themselves and becoming THE New York Legislature has await hopefully the day when without a stench in the nostrils of all decent withdrawn its ratification of the XVth revulsion and injury to any, the old men in the country, and digging the Amendment. It has also passed reso and good order of white man's gov- political grave of a party which shames the basest of the centuries.

THE CONSPIRACY.

Startling Development of the Purpose of Stokes and his Henshman.

From Jonesboro Herald and Tribune. A secret political meeting was held pared in their interest by certain in a certain office in Jonesboro one mean whites of the SMITH-STOKES- day last week, the object of which was ernment, and it is well understood State government, and place the State This document, which we learn was

mends, notwithstanding, an increase A similar meeting has just come off sent, ready-made, from Washington, published at Jonesboro, denounces it strange to say, have never seen the document. How their names happen following correspondence, which took place between the editors of this paper

conclaves, and assume to speak for us Dear Sirs: Your letter of inquiry handed

EDITORS HERALD AND TRIBUNE.

necessity for concealment? It is some-

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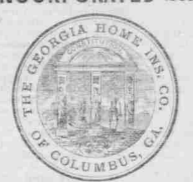
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anteeing sati viaction. Parties wishing to bay

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The following goods kept always on hand repared French Mustard, by the keg. Wordestershire Sauce, by the gallon. Temato Catsup, by the gallon. Julies, Asserted, in 5 lb. cans. Gat Meal. armouth Bleaters. racked Wheat. Wm. Younger's Scotch Ale. winness' Dublin Stout.

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ARE RECEIVING FRESH GOODS, DAILY, by river and rail. By late arrivals we have a fresh supply of Bo rden's Condensed Milk—the celebrated Ka-

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Administrator's Notice.

JOHN B. GORDON, President, Atlanta, Ga

VING filed with the Clerk of the Count art my settlement as administrator of ate of N. H. Stout, deceased, I will apply for confirmation of the same at the next February Term, 1870, of said Court. All per-sons interested may attend and enter their objections, if any they have, December 31, 1869.

Thomas B. Mynate, Justice of the reace in and for said county.

Davis & Baugh vs. P. S. Harreil.

A FFIDAVIT having been made and bend a given as required by law, and attachment having been issued and returned before me, levied, etc., on the property of defendant, and defendant not to be found in my county. ounty: It is therefore ordered, That the said de-

Attachment Suit.

inte of Tennessee. Shelby county. Before Thomas B. Mynatt, Justice of the Peace in

it is therefore ordered, That the said de-lendant appear before me, at my office, in the city of Memphis, Sheiby county, Tennesses, on the 4th day of February, 1870, at 18 o'clock a.m., and make defense to said suit, or the aame will be tried exparte; and that a copy of this notice be published in the Memphis Appeal for four suitessive weeks. January 5, 1870.

ATTACHMENT NOTICE. Before James Hall, Justice of the Peace of the States and attachment issued infreduced, levied upon the crop made upon a premiser; it is therefore painted upon the continue to the Hall of the Hamphie Facts of the Hall o William Coward Landlord's Hen, Code 3541,

with experie. Justice Peace for Shelly county.

I. E. Trapper Altorney. des NOTICE TO CREDITORS. to, sum, N. H. -In the Chancery Court of Mem

A copy—linel, A GUSTON ALSTON, Clerk and Master. By R. J. Rhack, Deputy Clerk and Master. Estes & Jackson, Solicitors for Complain-

FAMILY SUPPLIES.

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B. F. WHITE, Jr., State Agent for Tenn Special Agent.